{deleted text} shows text that was in HB0355 but was deleted in HB0355S01.

inserted text shows text that was not in HB0355 but was inserted into HB0355S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will not be completely accurate. Therefore, you need to read the actual bill. This automatically generated document could experience abnormalities caused by: limitations of the compare program; bad input data; the timing of the compare; and other potential causes.

**HOSPITARepresentation** ack R. Draxler proposes the following substitute bill:

## **HEALTHCARE-ASSOCIATED** INFECTIONS

2011 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Jack R. Draxler

#### **LONG TITLE**

#### **General Description:**

This bill amends the <u>Utah</u> Health {Care Facility Licensing and Inspection Act} Code, <u>Title 26</u>, by requiring an ambulatory surgical facility, a general acute hospital, and a specialty hospital to provide data on {hospital-acquired} healthcare-associated infections and requiring the Department of Health to release a quarterly report on {hospital-acquired} healthcare-associated infections.

## **Highlighted Provisions:**

This bill:

- defines the term "\(\frac{\text{hospital-acquired}\)\)\)\\ \text{healthcare-associated}\) infection";
- requires an ambulatory surgical facility, a general acute hospital, and a specialty hospital to provide data on {hospital-acquired}healthcare-associated infections to the Department of Health and the National {Center for Health Statistics}Healthcare

Safety Network on a quarterly basis;

- requires the Department of Health to use the data described in the preceding paragraph to prepare and publicly disclose a quarterly report on {hospital-acquired}healthcare-associated infection rates at ambulatory surgical facilities, general acute hospitals, and specialty hospitals, so long as funding allows;
- establishes a protocol for the creation of the quarterly report;
- states that the report shall not be used as evidence in a criminal, civil, or administrative proceeding; and
- makes technical changes.

### **Money Appropriated in this Bill:**

None

#### **Other Special Clauses:**

None

#### **Utah Code Sections Affected:**

**ENACTS**:

<del>{26-21-8.5}</del><u>26-6c-1</u>, Utah Code Annotated 1953

*Be it enacted by the Legislature of the state of Utah:* 

Section 1. Section  $\{26-21-8.5\}$  26-6c-1 is enacted to read:

<u>{26-21-8.5}26-6c-1</u>. Public reporting of <del>{hospital-acquired}</del> <u>healthcare-associated</u> infections.

- (1) As used in this section, "\{\text{hospital-acquired}\}\text{healthcare-associated}\text{ infection"}\)
  means:
- (a) an infection acquired in an ambulatory surgical facility, a general acute hospital, or a specialty hospital by a patient who was admitted for a reason other than the infection; or
- (b) an infection occurring in a patient of an ambulatory surgical facility, a general acute hospital, or a specialty hospital in whom the infection was not present or incubating at the time of admission, including infections acquired in the ambulatory surgical facility, general acute hospital, or specialty hospital but appearing after discharge.
- (2) In accordance with Subsection (3), an ambulatory surgical facility, a general acute hospital, or a specialty hospital shall submit data on the incidence and rate of

<del>{hospital-acquired}</del> <u>healthcare-associated</u> infections and any other data specified by the department by rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act:

- (a) to the National {Center for Health Statistics} Healthcare Safety Network and to the Department of Health in a format established by rule adopted by the department; and
- (b) on a quarterly basis, no more than 30 days after the last day of a calendar quarter, for all {hospital-acquired} healthcare-associated infections that occurred in that quarter.
- (3) The data described in Subsection (2) shall be broken down into the following categories of infections:
  - (a) central line associated bloodstream infections;
  - (b) surgical site infections;
  - (c) ventilator associated pneumonia;
  - (d) catheter associated urinary tract infections;
  - (e) methicillin-resistant staphylococcus aureus (MRSA);
  - (f) clostridium difficile; and
  - (g) other infections as designated by department rule.
  - (4) The department shall, as funding allows:
- (a) use the data described in Subsections (2) and (3) to compile a report on {hospital-acquired} healthcare-associated infections in Utah ambulatory surgical facilities, general acute hospitals, and specialty hospitals for public distribution in accordance with the requirements of this Subsection (4);
  - (b) prepare the report described in Subsection (4)(a) on a quarterly basis;
- (c) post the report on the department's website, and in a press release to major Utah news outlets, no later than 90 days after the deadline described in Subsection (2)(b);
  - (d) include in the report:
- (i) data on the rate of {hospital-acquired} healthcare-associated infections per 100 patient admissions, or as defined by the National Healthcare Safety Network, for the infection types described in Subsection (3); and
- (ii) data on how the rate of {hospital-acquired} healthcare-associated infections in Utah ambulatory surgical facilities, general acute hospitals, and specialty hospitals compares with the rates in other states;

- (e) in compiling the report described in Subsection (4)(a), use data collection and analytical methodologies that meet accepted standards of validity and reliability;
- (f) clearly identify and acknowledge, in the report, the limitations of the data sources and analytic methodologies used to develop comparative hospital information;
- (g) decide whether information supplied by a facility or hospital under Subsection (5)(b) is appropriate to include in the report;
- (h) adjust comparisons among facilities and hospitals for patient case mix and other relevant factors, when appropriate; and
  - (i) control for provider peer groups, when appropriate.
- (5) Before posting or releasing the report described in Subsection (4), the department shall:
- (a) disclose to each ambulatory surgical facility, general acute hospital, and specialty hospital whose data is included in the report:
  - (i) the entire methodology for collecting and analyzing the data; and
- (ii) the comparative hospital information and other information the department has compiled for the facility or hospital; and
- (b) give the facility or hospital 30 days to suggest corrections or add explanatory comments about the data.
- (6) The department shall develop and implement effective safeguards to protect against the unauthorized use or disclosure of ambulatory surgical facility, general acute hospital, and specialty hospital data, including the dissemination of inconsistent, incomplete, invalid, inaccurate, or subjective data.
  - (7) The report described in Subsection (4)(a):
- (a) shall contain only statistical, non-identifying information and may not disclose the identify of:
- (i) an employee of an ambulatory surgical facility, a general acute hospital, or a specialty hospital;
  - (ii) a patient; or
  - (iii) health care provider; and
  - (b) may not be used as evidence in a criminal, civil, or administrative proceeding.
  - (8) The department shall regularly evaluate the quality and accuracy of hospital

information reported under this section	<u>n.</u>
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Legislative Review Note	
as of 2-7-11 1:41 PM	
	Office of Legislative Research and General Counsel